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[PROPOSED] ORDER

The Court has considered Facebook, Inc.'s ("Facebook") Statement in Support of Plaintiffs' Administrative Motions to Consider Whether Another Party's Materials Should Be Sealed (Dkts. 1001, 1005), which proposes to keep the following documents under seal:

Facebook also proposes to redact limited portions of the following documents:

Document	Dkt. No.	Description of Portions Sought to Be Kept Under Seal
Plaintiffs' Ex.	1006-8	• The names of two confidential business partners.
5 (Hendrix)		• Limited portions that reveal confidential information regarding Facebook's privacy and platform policy enforcement practices.
Plaintiffs' Ex. 31 (Papamiltiadis)	1006-1	 Limited portions that reveal confidential information regarding Facebook's tool for responding to law-enforcement requests for user records. Limited portions that reveal confidential information regarding Facebook's privacy and platform policy enforcement practices. Limited portions that reveal confidential information regarding Facebook's proprietary data systems and data storage and processing practices. Limited portions that reveal confidential and competitively
		sensitive information regarding Facebook's business programs, strategies, decisions, and partners.
Plaintiffs' Ex. 95 (Duffey)	1006-2	 Limited portions that reveal confidential information regarding Facebook's tool for responding to law-enforcement requests for user records. Limited portions that reveal confidential information regarding Facebook's proprietary data systems and data storage and processing practices. Limited portions that reveal confidential information regarding Facebook's privacy and platform policy enforcement
Plaintiffs' Ex. 98 (Leone)	1006-3	 practices. Limited portions that reveal confidential and competitively sensitive information regarding Facebook's business programs, strategies, decisions, and partners.
		 Limited portions that reveal confidential information regarding Facebook's employees. Limited portions that reveal confidential information regarding Facebook's proprietary data systems and data storage and processing practices.
Plaintiffs' Ex. 103 (Clark)	1006-4	• Limited portions that reveal confidential information regarding Facebook's proprietary data systems and data storage and processing practices.

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1	Plaintiffs' Ex. 1006-5 • Limited portions that reveal confidential and competitively		
2	sensitive information regarding Facebook's business programs, strategies, decisions, and partners.		
3	Plaintiffs' Ex. 1006-6 • Limited portions that reveal confidential and competitively sensitive information regarding Facebook's business pro-		
4	grams, strategies, decisions, and partners.		
5	Plaintiffs' Ex. 1006-7 116 (Lee) • Limited portions that reveal confidential and competitively sensitive information regarding Facebook's business pro-		
6	grams, strategies, decisions, and partners.		
7			
8	Good cause having been shown, Plaintiffs' Administrative Motion To Consider Whethe		
9	Another Party's Materials Should Be Sealed is GRANTED. The Court hereby ORDERS:		
10	1. The redacted versions of the following documents shall be filed on the public docket:		
11	A. Plaintiffs' Exhibits 5, 31, 95, 98, 103, 105, 106, and 116, attached with the same numbering and "-B" to the Supplemental Stein Declaration.		
12	2. The unredacted versions of the following documents shall be sealed permanently:		
13	A. Plaintiffs' Exhibits 5, 31, 95, 98, 103, 105, 106, and 116, attached with the		
14	numbering and "-A" to the Supplemental Stein Declaration		
15	IT IS SO ORDERED.		
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17	DATE:		
18	VINCE CHHABRIA United States District Judge		
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